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December 8, 2008

## Via ECF & Facsimile

Honorable Cheryl L. Pollak United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201 (718) 613-2365

Re: Marie Tinsley v. Bally's Park Place, Inc.

D/L: 11/27/06 Index No.: 08-630

Our File No.: HARY-1916-C

Dear Judge Pollak:

I represent defendant Boardwalk Regency Corporation d/b/a Caesar's Atlantic City in the above referenced matter which is scheduled for a settlement conference before Your Honor tomorrow at 10:30 a.m.

I write to request a brief adjournment of this conference. Since our last conference, we have provided plaintiff's counsel with voluminous documents. However, some of these documents mistakenly did not cover the period of time that plaintiff had requested and we are in the process of getting these records from the Facilities Department. Moreover, we are attempting to obtain the blue prints for the parking garage from the Engineers. We have conducted the deposition of the plaintiff recently and also have allowed plaintiff's liability expert to do a site inspection. We have also designated the independent medical examination of the plaintiff which will hopefully be done at the beginning of January, 2009.

I believe we will be in a much better position to discuss potential settlement of this matter after we provide plaintiff with these documents and conduct the deposition of a Caesars employee which should take place in January, 2009. Thus, I request that the settlement conference be rescheduled for February, 2009.

I have spoken to my adversary who consents to this request and agrees that it will be beneficial for all discovery to be completed prior to the settlement conference.

I thank you in advance for your courtesies.

Respectfully submitted,

CAMAÇÃO MAURO MULHOLLAND, LLP

Christopher C. Mauro

CCM/gz 23CASES(19)6/oct/budge Pollak re adj of seu conf.doc

cc:

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Attorneys for Plaintiff

SO ORDERED

Charle Follow U.S. Magistrate Judge